{G0021791.DOC;1}

1	The undersigned hereby certifies that a true and correct copy of Defendants'
2	NON-AGREEMENT OF HEARING DATE FOR FMA'S MOTION TO COMPEL
3	IMMEDIATE SUBSTANTIVE RESPONSES TO FMA'S JURISDICTIONAL
4	DISCOVERY REQUESTS was caused to be served via hand delivery and electronic mail on
5	the 2 nd day of May, 2007, to the following:
6	Joseph C. Razzano, Esq. (email: jrazzano@ttguamlawyers.com
7	TEKER, TORRES & TEKER, P.C. Suite 2A, 130 Aspinall Avenue
8	Hagåtña, Guam 96910
9	John S. Unpingco, Esq. (e-mail: junpingco@ualawguam.com)
10	LAW OFFICES OF JOHN S. UNPINGCO & ASSOCIATES, LLC
11	777 Rte. 4, Suite 12B Sinajana, Guam 96910
12	Siliajalia, Gualli 90910
13	The undersigned further certifies that a true and correct copy of the above-listed
14	document was caused to be served by depositing the same in a United States Postal Service
15	facility via first class mail and via electronic mail on the 2 nd day of May, 2007, to the following:
16	Michael W. Shore, Esq. (email: mshore@ShoreChan.com)
17	Alfonso G. Chan, Esq. (email: achan@ShoreChan.com) Martin Pascual, Esq. (e-mail: mpascual@ShoreChan.com)
18	SHORE CHAN BRAGALONE LLP Suite 4450
19	325 North Saint Paul Street
20	Dallas, TX 75201
21	Dated this day of May, 2007.
22	CALVO & CLARK, LLP MILBANK, TWEED, HADLEY
23	& MCCLOY LLP
24	Attorneys for Defendants Fujitsu Limited and
25	Fujitsu Microelectronics America, Inc.
26	Bu Well
27	By: DANIEL M. BENJAMIN
28	